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UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

AMANDA HOUGHTON, CHARLES DOUGLAS, AND SUSAN FRANKLIN, on behalf of themselves and all others similarly situated.

Plaintiffs,

VS.

COMPOUND DAO, a California general partnership; ROBERT LESHNER; GEOFFREY HAYES; AH CAPITAL MANAGEMENT, LLC: POLYCHAIN ALCHEMY, LLC; BAIN CAPITAL VENTURES (GP), LLC; GAUNTLET NETWORKS, INC.; PARADIGM OPERATIONS LP,

Defendants.

Case No. 3:22-cv-7781-WHO

JOINT REQUEST TO CLARIFY SCHEDULING ORDER

Re: Case Management Conference

Held on: December 16, 2025

Time: 2:00 p.m.

Courtroom 2 (videoconference) Before the Hon. William H. Orrick

On December 9, 2025, the parties to the above-captioned case submitted a joint casemanagement statement that included an agreed-to proposed schedule (ECF No. 249). At the December 16, 2025 status conference, the Court stated that it would adopt the parties' proposed schedule, with the exception of the pretrial conference date, which the Court would move. (ECF No. 253). The Court subsequently entered a minute order that included most, but not all, of the deadlines in the parties' proposed schedule (ECF No. 251).

The parties seek clarification that all of the deadlines in the agreed-to proposed schedule (with the exception of the modified pretrial conference date) are adopted by the Court. Specifically, the Court's minute order did not include the specific date for Defendants' opposition to Plaintiffs' motion for class certification (October 2, 2026), and although the Court's order included a deadline for dispositive motions, it did not include the parties' agreed-to briefing schedule for dispositive motions. The parties therefore jointly and respectfully request that the Court amend its minute order

1	of December 16 (ECF No. 251) to include these additional dates. For the Court's convenience, the				
2	additional dates (underlined) alongside the currently ordered dates are as follows:				
3	CLASS CERTIFICATION SCHEDULE:				
4	Motion: August 21, 2026				
5	Opposition: October <u>2</u> , 2026				
6 7	Reply: November 13, 2026				
8	Hearing: December 2, 2026				
9	PRETRIAL SCHEDULE:				
10	Fact discovery cutoff: November 6, 2026				
11					
12	Expert disclosure: December 16, 2026				
13	Expert rebuttal: February 5, 2027				
14	Expert discovery cutoff: April 2, 2027				
15	Dispositive Motions Due: April 23, 2027				
16	Responses to Dispositive Motions Due: June 18, 2027				
17	Replies in Support of Dispositive Motions Due: July 16, 2027				
18	Dispositive Motions heard by: September 1, 2027				
19	Pretrial Conference: November 8, 2027 at 2:00 p.m.				
20 21	Trial: December 6, 2027 at 8:30 a.m. by Jury				
22					
23	Dated: January 5, 2026 Respectfully submitted,				
24					
25	GERSTEIN HARROW LLP				
26	<u>/s/ Charles Gerstein</u> Charles Gerstein (pro hac vice)				
27	charlie@gerstein-harrow.com 1629 Columbia Road NW, Suite 302				
28	Washington, DC 20009				
	2				

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	JOINT CASE MANAGEMENT STATEMENT					

ATTESTATION In compliance with Local Civil Rule 5-1(i)(3), I attest that all other counsel on whose behalf this filing is jointly submitted have approved of and concurred in this filing. /s/ Charles Gerstein Charles Gerstein

JOINT CASE MANAGEMENT STATEMENT CASE NO. 3:22-CV-07781-WHO